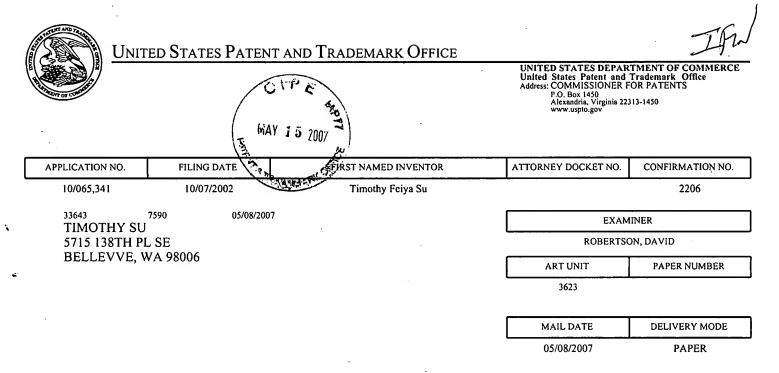
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		Application No.	Applicant(s)
		10/065,341	SU, TIMOTHY FEIYA
	Office Action Summary	Examiner	Art Unit
		Dave Robertson	3623
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tirr will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status			
1)⊠	Responsive to communication(s) filed on 17 De	<u>ecember 2002</u> .	
, —	,	action is non-final.	
3)	Since this application is in condition for allowar		
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 48)3 O.G. 213.
Dispositi	ion of Claims		
5)□ 6)⊠ 7)□	Claim(s) <u>1-6</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) <u>1-6</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/o		
Applicat	ion Papers		
10)⊠	The specification is objected to by the Examine The drawing(s) filed on <u>17 December 2002</u> is/a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	re: a) \boxtimes accepted or b) \square object drawing(s) be held in abeyance. Settion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority (under 35 U.S.C. § 119		
12) <u>□</u> a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	ion No ed in this National Stage
2) Notion Notion Notion Notion	nt(s) ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date none.	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate

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DETAILED ACTION

1. This is a non-final office action examining pending claims 1-6.

Specification

2. The disclosure is objected to because of the following: Paragraph [0031] of the specification (and also of the preliminary amendment to the specification filed 12/17/2002) refers to a Figure 11. It is not apparent that Figure 11 of the originally filed drawings remains part of the specification as the amended specification lists only Figures 1-7. Paragraphs [0033], [0034], and [0051] in the original specification refer to Figures 12 and 13, which also appear to be cancelled by the amendment.

Appropriate correction is required.

Claim Objections

- 3. Claims 1-6 are objected to because of the following informalities: The claims are not in an acceptable format. See MPEP 608.01(m) Form of Claims. Each claim must be in the form of a single sentence ending with a period, with each element or step set out by a line indentation. See also 37 C.F.R. 179(i). For example, Claim 1 is several sentences combined and the elements of the system are not set out by a line indentation. Claims 2-6 have no concluding period (.).
- 4. Claims 2-6 are objected to because the claims refer to different statutory classes of invention without an apparent conforming relationship. For example, Claim 2 recites

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. .

"A method as recited in claim 1..." whereas Claim 1 recites "A system"; Claim 6 recites "A system as recited in claim 5" whereas Claim 5 recites "A method."

Appropriate correction is required.

Claim Rejections - 35 USC § 112

- 5. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 6. Claims 1-6 recite a system "which is able to" assign tasks to staff, but, since the claims do not set forth any steps involved in the method/process, it is unclear what method/process applicant is intending to encompass. A claim is indefinite where it merely recites a use without any active, positive steps delimiting how this use is actually practiced. In addition, regarding claims 2, 3, 4, and 6, the phrase "such as" renders the claim indefinite because it is unclear whether the limitations following the phrase are part of the claimed invention. Claims 5 and 6 lack definiteness because the phrase "and more" in Claim 5 fails to limit what "more" is being provided, and in Claim 6 "A system...which goes beyond merely accomplishing each task in the allotted time span...," fails to define the bounds of what the system "goes beyond." See MPEP § 2173.05(d).

Appropriate correction is required.

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Claim Rejections - 35 USC § 101

7. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

- 8. Claims 1-6 are rejected under 35 U.S.C. 101 because the claimed recitation of a use of claims 2-5, without setting forth any steps involved in the process, results in an improper definition of a process, i.e., results in a claim which is not a proper process claim under 35 U.S.C. 101. Likewise, the system claims 1 and 6 do not set forth any structural components of the system with functionality associated with the components. See for example *Ex parte Dunki*, 153 USPQ 678 (Bd.App. 1967) and *Clinical Products*, *Ltd.* v. *Brenner*, 255 F. Supp. 131, 149 USPQ 475 (D.D.C. 1966).
- 9. Claims 1-6 are rejected under 35 U.S.C. 101 because the disclosed invention is inoperative and therefore lacks utility. The claims are inoperative because the claims either recite systems having function with no relationship of the asserted function to the structural elements, or methods without setting forth steps in the process nor relation to the related systems.

Claim Rejections - 35 USC § 102

10. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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Claims 1-6 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by 11. Fields et al (US 5111391 A).

Fields teaches computer-implemented methods and a system (with user interface) for assigning staff to tasks based on skills required (columns 2-5), using weighted (prioritized) criteria (column 1 from line 40) at remote (and several) locations (abstract), with supervision and equipment needs (column 1 line 38) and manpower assignments based on availability (column 5), the system having a user-interface for interactive display and control (see Figure 4B).

Conclusion

- The prior art made of record and not relied upon is considered pertinent to 12. applicant's disclosure: The following issued US patents and published US patent applications, issued or published on or before the data of the present invention, each teach computer-implemented systems and methods for making staff schedules as a function of available resources as well as employee skill level, availability and priority: Andre et al. (US 20020143597 A1); Beck et al. (US 6381640 B1); Donnelly et al. (US 6049776 A), Barr et al. (US 5182705 A), and Stipanovich (US 5117353 A).
- These citations are not meant to suggest an exhaustive search of all possible 13. prior art in the field of the invention as claimed and further search in patent, non-patent, and foreign literature may as well find additional teachings relevant to the present Applicant is encouraged to review the cited art referenced below and invention. consider such in any amendments to the claims submitted in any response, accordingly.

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of Units 2622

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dave Robertson whose telephone number is 571-272-8220. The examiner can normally be reached on 8:15am to 5:15pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tariq Hafiz can be reached on 571-272-6729. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

dcr

C. MICHELLE TARAE
PRIMARY EXAMINED

Michelle Tarac

Application/Control No. Notice of References Cited Application/Control No. 10/065,341 Examiner Dave Robertson Applicant(s)/Patent Under Reexamination SU, TIMOTHY FEIYA Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-5,111,391 A	05-1992	Fields et al.	705/9
*	В	US-5,117,353 A	05-1992	Stipanovich et al.	705/11
*	С	US-5,182,705 A	01-1993	Barr et al.	705/11
*	D	US-6,049,776 A	04-2000	Donnelly et al.	705/8
*	E	US-6,381,640 B1	04-2002	Beck et al.	709/223
*	F	US-2002/0143597 A1	10-2002	Andre et al.	705/9
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^{*}A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.